

By STOREY.]

[HOUSE FILE No. 76.—JUDICIARY.

## A BILL

FOR AN ACT TO PROVIDE FOR THE MANNER OF LEVYING EXECUTIONS AND ATTACHMENTS ON PERSONAL PROPERTY WHICH CANNOT BE READILY TAKEN INTO THE POSSESSION OF THE OFFICER.

*Be it enacted by the General Assembly of the State of Iowa :*

SECTION 1. The officer levying an execution or attachment on growing crops, grain un-  
2 threshed, hay, corn in cribs, potatoes, lumber, wood or other fuel, bricks, stone, manufac-  
3 turing or other machinery, or any building situated on land not belonging to the owner of  
4 the building, may within twenty-four hours thereafter enter the facts on the incumbrance  
5 book in the manner provided for the levy of attachments of real estate; and in such case  
6 the attachment or execution shall not be dissolved or defeated by the reason of the officer  
7 not taking and retaining possession of the property.

SEC. 2. Any attachment or execution debtor who shall dispose of any such property after  
2 having received notice in writing from the office that it has been levied on and before it  
3 shall have been released by said officer or an order of court, shall be deemed guilty of lar-  
4 ceny and punished accordingly.